

## UNITED STATES DISTRICT COURT

for the  
District of New Mexico


**FILED**  
United States District Court  
Albuquerque, New Mexico

Mitchell R. Elfers  
Clerk of Court

In the Matter of the Search of  
(Briefly describe the property to be searched  
or identify the person by name and address)  
217 Mirabel Avenue Belen, New Mexico 87002

Case No. 23 MR 848

## APPLICATION FOR A WARRANT BY TELEPHONE OR OTHER RELIABLE ELECTRONIC MEANS

I, a federal law enforcement officer or an attorney for the government, request a search warrant and state under penalty of perjury that I have reason to believe that on the following person or property (identify the person or describe the property to be searched and give its location):

See Attachment A (incorporated by reference)

located in the \_\_\_\_\_ District of \_\_\_\_\_ New Mexico \_\_\_\_\_, there is now concealed (identify the person or describe the property to be seized):

See Attachment B (incorporated by reference)

The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more):

- ☒ evidence of a crime;  
☒ contraband, fruits of crime, or other items illegally possessed;  
☒ property designed for use, intended for use, or used in committing a crime;  
☐ a person to be arrested or a person who is unlawfully restrained.

The search is related to a violation of:

Code Section  
21 U.S.C. 841

Offense Description  
Distribution and possession with intent to distribute controlled substances;

21 U.S.C. 846

Conspiracy to distribute and possess with intent to distribute controlled substance

The application is based on these facts:

The affidavit of Special Agent Victor Avila is incorporated herein by reference.

- ☒ Continued on the attached sheet.  
☐ Delayed notice of \_\_\_\_\_ days (give exact ending date if more than 30 days: \_\_\_\_\_) is requested under 18 U.S.C. § 3103a, the basis of which is set forth on the attached sheet.



Applicant's signature

Victor Avila, Special Agent

Printed name and title

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by  
 Telephonically Sworn and Electronically Signed (specify reliable electronic means)

Date: 04/24/2023

City and state: Albuquerque, New Mexico



Judge's signature

Honorable B. Paul Briones, Magistrate Judge

Printed name and title

**AFFIDAVIT IN SUPPORT OF AN  
APPLICATION UNDER RULE 41 FOR A  
WARRANT TO SEARCH AND SEIZE**

I, Victor Avila, being first duly sworn, hereby depose and state as follows:

**INTRODUCTION AND AGENT BACKGROUND**

1. I, your affiant, make this affidavit in support of an application under Rule 41 of the Federal Rules of Criminal Procedure for a warrant to search and seizure for the items described in Attachment B found in the following the **TARGET LOCATION**, further described in Attachment A: 217 Mirabel Avenue Belen, New Mexico 87002 (**TARGET LOCATION**), all structures, and vehicles at the **TARGET LOCATION** at the time of the search.

2. The affiant is a Special Agent (SA) for the Department of Homeland Security, U.S. Immigration & Customs Enforcement (ICE), Homeland Security Investigations (HSI), and has been employed by ICE as such since April 2018. Prior to the affiant's position with ICE, the affiant was a Border Patrol Agent with the United States Customs and Border Protection from July 2012 until April 2018. The affiant has been a special agent since 2018, and he is currently assigned to the Homeland Security Investigations Albuquerque office, where it is the affiant's duties to investigate violations of immigration and customs laws, which include narcotics crimes, financial crimes, false and fraudulent use of identification documents, immigration law crimes, and other violations of the United States Code of Titles 18 and 21.

3. The affiant successfully completed eleven weeks of Criminal Investigator Training at the Federal Law Enforcement Training Center in Glynco, Georgia (FLETC). In addition, the

affiant completed seventeen weeks of Border Patrol Agent Training with United States Border Patrol Academy at FLETC (Artesia, NM). The affiant has received training in investigating and enforcing immigration and customs statutes. The affiant holds a bachelor's degree in social science from The Evergreen State College and a Master of Criminal Justice Administration and Security Degree from University of Phoenix.

4. As an HSI Special Agent, your affiant has received extensive training and practical experience pertaining to federal criminal procedures, federal criminal statutes, United States Immigration and Nationality law, United States Customs laws and regulations, and other federal and state laws pertaining but not limited to: Alien Smuggling/Human Trafficking, fraudulent document manufacture and sales; the importation and distribution of controlled substances, firearms, commercial fraud, counter proliferation investigations, money laundering and financial investigations, and conspiracy. Your affiant is authorized, and presently assigned to investigate violations of Titles 8, 18, 19, and 21 of the United States Code as well as other federal violations of law. Your affiant has also acquired knowledge and information about such offenses, and the various means and methods by which they are furthered from numerous sources, including formal and informal training from other law enforcement officers, investigators, and Special Agents; interviews of informants and arrestees, and interviews of other knowledgeable individuals. As a result, your affiant, and other agents assisting in this investigation are, familiar with matters including, but not limited to, the means and methods used by persons and drug trafficking organizations (DTOs) to purchase, transport, store, and distribute drugs and to hide profits generated from those transactions. Your affiant also has experience in analyzing and interpreting

drug codes and cryptic dialogue used by drug traffickers. Your affiant is aware that DTOs are concerned about the efforts law enforcement make to disrupt and dismantle their activities.

5. The facts in this affidavit come from your affiants' personal observations, training and experience, and information obtained from other agents and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.

#### **FEDERAL CHARGES RELEVANT TO THIS INVESTIGATION**

6. Your affiant believes there is probable cause that Amado ACEVEDO-Gonzalez has committed, is committing, and will continue to commit offenses involving violations of, *inter alia*:

- a. 21 U.S.C. § 841 – Distribution and possession with intent to distribute controlled substances;
- b. 21 U.S.C. § 846 – Conspiracy to distribute and possess with intent to distribute controlled substances;
- c. 8 U.S.C. § 1326 – Reentry of a Removed Alien

#### **EVIDENCE SOUGHT DURING SEARCH**

7. Based on your affiants training, experience, and participation in this and in similar investigations, believes that individuals involved in illegal trafficking of controlled substances often conceal evidence of their drug trafficking activities in their residences and businesses, or the residences of friends or relatives, and in surrounding areas to which they have ready access such as garages, carports, storage units, and outbuildings. They also conceal evidence in vehicles, including vehicles outside of their residences and businesses, so that they have ready access to it and so that they can hide it from law enforcement, including law enforcement



officers executing search warrants at their residences or businesses. Evidence also may be found in other areas to which a drug dealer has ready access, such as rented storage areas or units and safety deposit boxes or buried underground on their property. This evidence, which is discussed in detail in the following paragraphs, includes controlled substances, paraphernalia for weighing, packaging, and distributing controlled substances, other contraband, records, documents, as well as evidence of drug transactions, proceeds from drug sales, and valuables obtained from proceeds.

8. Individuals involved in illegal drug trafficking of controlled substances often keep quantities of controlled substances on their person, in their residences, garages, outbuildings, storage areas, carports and yards, in their businesses, in the residences of friends or relatives, in their vehicles, in off-site storage facilities, and in other areas to which they have ready access.

9. Individuals involved in drug dealing commonly use certain paraphernalia to package and prepare controlled substances for distribution. The paraphernalia includes, but is not limited to, packaging materials (such as plastic baggies, wrapping paper, cellophane, condoms, and film canisters) and scales to weigh controlled substances. Drug dealers commonly store these items on their person, in their residences, in their businesses, in their residences of friends or relatives, in their vehicles, and in other areas to which they have ready access.

10. Drug traffickers often maintain records of their transactions in a manner similar to the record keeping procedures of legitimate businesses. Even after the drugs are sold, documentary records are often maintained for long periods of time, even years, to memorialize past transactions, the status of accounts receivable and accounts payable, and the names and telephone numbers of suppliers, customers, and co-conspirators. These records may be

maintained on paper, in the form of business and personal ledgers and diaries, calendars, memoranda, pay/owe sheets, IOUs, miscellaneous notes, money orders, customer lists, and telephone address books. These records can reflect names, addresses and/or telephone numbers of associates and co-conspirators, the sale and purchase of controlled substances including precursors, customer lists, and amounts of money owed to the trafficker by customers and by the trafficker to his/her suppliers.

11. Drug traffickers often travel domestically and internationally to facilitate their trafficking. Evidence of foreign and domestic travel by persons engaged in illegal drug trafficking includes travel itineraries, airline tickets, receipts, passports, and visas. These items are stored by drug dealers on their person or in their business, residences and surrounding garages, outbuildings, carports and yards, the residences of relatives and in cars. Many of these items are accessible via the internet and can be downloaded and saved on the computer or other digital media and on storage media.

12. The term “computer” includes all types of electronic, magnetic, optical, electrochemical, or other high speed data processing devices performing logical, arithmetic, or storage functions, including desktop computers, notebook computers, mobile phones, smartphones, tablets, server computers, and network hardware. The term “digital media” includes personal digital assistants (PDAs), smartphones, tablets, BlackBerry devices, iPhones, iPods, iPads, digital cameras, and cellular telephones. The term “storage media” includes any physical object upon which electronic data can be recorded, such as hard disks, RAM, floppy disks, flash memory, CD-ROMs, and other magnetic or optical media or digital medium.

13. Drug traffickers often use storage facilities for drugs and other items related to

trafficking that are at a location away from their residences and businesses. These off-site storage facilities are often commercial storage lockers and rooms. These locations are often used to store or hide drugs, contraband, money, and other valuables. Drug traffickers often keep documents and other items tending to show the existence of other stored drugs, contraband, money, and other valuables in areas such as storage facilities. Those documents and other items include rental agreements, receipts, keys, notes, and maps specifically concerning off-site storage rooms, lockers, and safety deposit boxes. This evidence may be found on their person or in their businesses, residences and surrounding garages, outbuildings, carports and yards, the residences of friends or relatives, and cars. This type of documentation can be stored on digital media and concealed virtually anywhere.

14. Other evidence of transportation, ordering, possession, and sale of drugs can include the following: telephone bills to show numbers called by the drug dealers (and hence potential associates), overnight mail receipts, bank statements, deposit and withdrawal slips, savings books, investment statements, loan statements, other financial institution statements, and federal and state tax returns. The above items are stored by drug dealers on their person or in their business, residences and surrounding garages, outbuildings, carports and yards, the residences of friends or relatives, and cars. This type of documentation can be stored on digital media and concealed virtually anywhere.

15. Drug traffickers usually sell their product for cash. Because large quantities of drugs can sell for thousands of dollars at the wholesale level, dealers may have thousands of dollars in cash on hand both as proceeds of sales and to purchase supplies/inventory. In addition, drug dealers often have other assets generated by their drug business, or purchased with cash

earned, such as precious metals and stones, jewelry, real estate, vehicles, and other valuables.

16. Individuals involved in drug dealing often try to legitimize these profits from the sale of drugs. To accomplish this goal, drug traffickers may utilize foreign and/or domestic banking institutions and their attendant services, real estate, and businesses, both real and fictitious. They also try to secret, transfer, and conceal the money by (a) placing assets in names other than their own to avoid detection while maintaining control, (b) laundering money through what appears to be a legitimate business or businesses, (c) hiding the money in their homes, safes and safety deposit boxes, and/or (d) using the money to buy assets which are difficult to trace. This evidence is useful in a criminal prosecution, and it also is useful in identifying real and personal property that can be seized and forfeited by the government under existing laws. Documentation concerning this type of activity can be stored on digital media and concealed virtually anywhere.

17. Evidence of significant, unexplained income of drug dealers, or for the acquisition and concealment of money and assets of drug sales, can be found on banking and investment account statements, credit card account statements, canceled checks, money orders, deposit slips, check and savings books, business and personal ledgers, accounting records, safe deposit box records and keys, federal and state tax records, rental receipts, rental agreements, utility bills, overnight mail receipts, telephone bills, loan statements records reflecting ownership of real or personal property (such as deeds of trust or vehicle registration, insurance, and ownership information), vehicle and property rental records, lease and purchase agreements, and canceled mail. These records can be maintained on paper, but also can be maintained as electronic data on computers and other digital media. The above items are typically kept by drug dealers on their



person or in their businesses, residences and surrounding garages, outbuildings, carports, and yards, the residences of friends or relatives, and vehicles.

18. The use of digital media, including smartphones, tablets, cellular phones, and digital devices, has become part of everyday life. This is also true for drug traffickers. Information stored in electronic form on all of the above-devices can provide evidence of drug trafficking. Drug traffickers frequently use some or all of these devices to communicate with co-conspirators, customers, sources of supply, and others involved in the drug trade. These communications include, but are not limited to, phone calls, text messages, SMS (Short Message Service) messaging, MMS (Multimedia Messaging Service) messaging, social media posts and messaging, and smartphone application messaging services. Smartphones, tablets, cellular phones, and digital devices are frequently capable of storing messages, emails, social media communications, and communications made over smartphone applications. The content of these communications will often provide evidence of drug trafficking. Numbers stored on a telephone (such as Caller ID lists reflecting recently received calls, speed dial lists of names and/or telephone numbers, and logs of outgoing and incoming calls) can provide evidence of who the drug dealer is calling, and thus the identity of potential associates.

19. Drug traffickers often take, or cause to be taken, photographs and/or videos of themselves, their associates, their property, and their drugs. They usually maintain these photographs and/or videos on their person or in their businesses, residences, or cars, on computers, or in the residences of friends or relatives. Smartphones, tablets, cellular phones, digital cameras, and other digital devices, often have the capability to take still photos and videos and save them indefinitely on the device's storage medium. Drug traffickers frequently use these

devices to take their photographs and videos.

20. Drug traffickers often maintain firearms and ammunition on their person or in their homes, businesses, or cars to protect themselves and their drugs and their drug profits. They also may maintain indicia of firearms such as receipts for firearms and ammunition, boxes for firearms and ammunition, firearms cleaning supplies, and instruction manuals and other documentation for firearms and ammunition.

21. Your affiant knows that weapons (including rifles, shotguns, and handguns) are tools of the trade for drug traffickers, who often keep firearms in close proximity to themselves, and their product and proceeds, to protect them from other drug traffickers and law enforcement.

22. Drug traffickers often conceal evidence of drug dealing in vehicles outside of their residences for ready access and to prevent detection and seizure by officers executing search warrants at their residences. This evidence, which is discussed in detail in the preceding paragraphs, includes controlled substances, indicia such as packing documents and electronic storage devices (and their contents,) evidence tending to show the distribution of drugs (such as IOUs, pay-owe sheets, ledgers, lists of names and numbers, telephone address books, etc.), digital devices such as cellular/mobile/smart telephones and tablets (and their contents), and counter-surveillance devices.

23. Drug traffickers often utilize digital video surveillance systems. A digital video surveillance system is a surveillance system that is capable of capturing images, videos, and audio that can be compressed, stored, or sent over communication networks. Your affiant knows that it is common for digital surveillance systems to contain storage media that allow for 30 days or more of camera footage to be stored on the system. Digital video surveillance systems can be used for

nearly any environment, including a commercial business or residence. Your affiant knows that drug traffickers make use of video surveillance systems to monitor who is approaching their residence and assess whether the person presents a threat to the trafficker's drugs or drug proceeds. Drug traffickers also utilize surveillance equipment to obtain advance notice when law enforcement arrives to hide or destroy evidence of criminal activity. However, given the constant recording that occurs with a digital surveillance system, it is also common that the digital video surveillance system will also depict evidence of the residents' drug trafficking activities and conversations related to drug trafficking.

24. Documents showing who owns, occupies, or controls the location being searched also show who is responsible for the items found on the premises, including contraband and other evidence seized. Documents and items showing the identity of the persons owning, residing in or controlling the area being searched include, but are not limited to, utility and telephone bills, canceled envelopes and correspondence, outgoing answering machine messages, tax returns, keys, deeds and mortgage receipts. These documents may also be produced on computers, downloaded from online accounts, or scanned into digital format and stored on computers and related digital media.

25. A list of items agents seek authority to seize is in Attachment B.

#### **COMPUTERS, ELECTRONIC STORAGE AND FORENSIC ANALYSIS**

26. As described above and in Attachment B, this application seeks permission to search for evidence and records that might be found at the TARGET LOCATION, in whatever form they are found. Much of the evidence and records described in the paragraphs above, and in Attachment B, can also be produced and/or stored on computers, digital media and other

storage media. For this reason, your affiant submits that if a computer, digital medium, or storage medium is found at the TARGET LOCATION there is probable cause to believe those records will be stored on that computer or storage medium. Thus, the warrant applied for would authorize the seizure of electronic storage media or, potentially, the copying of electronically stored information, all under Rule 41(e)(2)(B).

27. *Necessity of seizing or copying entire computers or storage media.* In most cases, a thorough search of a premises for information that might be stored on storage media often requires the seizure of the physical storage media and later off-site review consistent with the warrant. In lieu of removing storage media from the premises, it is sometimes possible to make an image copy of storage media. Generally speaking, imaging is the taking of a complete electronic picture of the computer's data, including all hidden sectors and deleted files. Either seizure or imaging is often necessary to ensure the accuracy and completeness of data recorded on the storage media, and to prevent the loss of the data either from accidental or intentional destruction. This is true because of the following:

- a. The time required for an examination. As noted above, not all evidence takes the form of documents and files that can be easily viewed on site. Analyzing evidence of how a computer has been used, what it has been used for, and who has used it requires considerable time, and taking that much time on premises could be unreasonable. Storage media can store a large volume of information. Reviewing that information for things described in the warrant can take weeks or months, depending on the volume of data stored, and would be impractical and invasive to attempt on-site.



- b. Technical requirements. Computers can be configured in several different ways, featuring a variety of different operating systems, application software, and configurations. Therefore, searching them sometimes requires tools or knowledge that might not be present on the search site. The vast array of computer hardware and software available makes it difficult to know before a search what tools or knowledge will be required to analyze the system and its data on the Premises. However, taking the storage media off-site and reviewing it in a controlled environment will allow its examination with the proper tools and knowledge.
- c. Variety of forms of electronic media. Records sought under this warrant could be stored in a variety of storage media formats that may require off-site reviewing with specialized forensic tools.

28. *Nature of examination.* Based on the foregoing, and consistent with Rule 41(e)(2)(B), the warrant your affiant is applying for would permit seizing, imaging, or otherwise copying computers and/or storage media that reasonably appear to contain some or all of the evidence described in the warrant and would authorize a later review of the media or information consistent with the warrant. The later review may require techniques, including but not limited to computer-assisted scans of the computer or entire medium, that might expose many parts of a hard drive to human inspection in order to determine whether it is evidence described by the warrant.

**PROBABLE CAUSE**

**Positive Identification of ACEVEDO and Trace Amounts of Fentanyl**

29. On June 2, 2017, ACEVEDO, was convicted in the United States District Court, District of New Mexico, for Conspiracy to Possess with Intent to Distribute 100 kilograms and more of a mixture and substance containing a detectable amount of marijuana, contrary to 21 U.S.C. sections 841(a)(1) and 841(b)(1)(B). For which the term of imprisonment was 579 days. ACEVEDO was charged with Alien Removal Under Section 212 and 237 (aggravated felon) and removed from the United States following his release from prison.

30. On April 4, 2023, at approximately 0730 hours, Homeland Security Investigations (HSI) and Enforcement Removal Operations (ERO) conducted surveillance at the **TARGET LOCATION**. The objective of surveillance was to get positive identification of Amado ACEVEDO-Gonzalez. The **TARGET LOCATION** is associated with a HSI Tip Line January 2023 report where Amado ACEVEDO-Gonzalez purportedly had narcotics, firearms, and a large amount of U.S currency inside the **TARGET LOCATION**.

31. At approximately 0800 hours, a white 2007, Chevy minivan (Southwest Creations business logo on door) arrived in front of the **TARGET LOCATION**. The driver, later identified as ACEVEDO, and front passenger (unknown male) were observed “mean-mugging” (hostile staring) agents who were parked across the street from the **TARGET LOCATION**. After about a minute of time elapsed ACEVEDO got out of the minivan and went toward the back of the **TARGET LOCATION** driveway area to retrieve a shovel. HSI SA V. Avila initiated conversation with the unknown male and ACEVEDO, getting positive identification and learning that ACEVEDO resides in the **TARGET LOCATION**.

32. On April 13, 2023, HSI SA V. Avila conducted a "trash pull" at the **TARGET LOCATION**. The trash receptacle was situated directly in front of the **TARGET LOCATION** at the street and the **TARGET LOCATION** gate was closed. SA Avila opened the trash receptacle lid and removed a trash bag from inside the receptacle. The trash bag was placed inside SA Avila's assigned government vehicle and transported to the HSI Albuquerque office for further processing. In the trash bag, SA Avila discovered a gallon sized Ziploc bag with a powdery white substance (inside Ziploc bag), household rubbish, and a Sandia Federal Credit Union statement ("Oneida Flores" ACEVEDO's spouse). SA Avila used the MX-908 Mass Spectrometer to test the white powdery substance from inside the Ziploc bag which yielded positive results for fentanyl. The MX908 is described as a handheld, portable chemical identifier which utilizes High-Pressure Mass Spectrometry for analysis. It detects compounds at trace levels with a high level of sensitivity and selectivity.

33. In my training and experience sophisticated narcotics traffickers will often use a location not in their name to operate from and to confuse tracking efforts. This serves as an additional degree of separation between their personal lives and their criminal undertakings from both their customers and law enforcement. In my experience narcotics traffickers will keep these financial records such as ledgers, customer and supplier contacts, and financial records (amongst other records) at their residence or a separate location like a storage unit so that they have the most control and access over these sensitive documents. This separation of the documentary evidence from the transactional process also serves as an additional measure to thwart law enforcement efforts to gather all of the evidence to proceed with the conspiracy or money laundering angles of narcotics trafficking investigations.

34. In my training and experience narcotics traffickers who employ these tactics to facilitate their illicit sales will also store the proceeds of these illicit sales at their residence or a storage unit. This arrangement serves to provide control and access over the assets needed to continue their illicit trade as well as to support the lifestyle traffickers hope to enjoy from their illegal activities. This arrangement also helps protect these assets from seizure by law enforcement through the separation of the business from the personal.

35. Additionally, in my training and experience narcotics traffickers will use both personal financial accounts as well as the accounts of trusted friends and family members to layer and obscure their illegally gained assets. This tactic obscures the origin and true owner of the assets. These financial records are likely to be kept close at hand in the residence for easy access and control by the trafficker and their accomplice.

36. Based on the above information there is probable cause to believe that items listed in Attachment B will be located in the **TARGET LOCATION**.



**CONCLUSION**

37. I submit that this affidavit supports probable cause for a search warrant authorizing the examination of the **TARGET LOCATION** described in Attachment A to seek the items described in Attachment B as containing evidence of violations of 21 U.S.C. §§ 841 and 846.

38. This affidavit has been reviewed and approved by AUSA Joseph Spindle.

Respectfully submitted,



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Victor Avila  
Special Agent  
Homeland Security Investigations

Telephonically sworn and electronically signed.  
on April 24, 2023:



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THE HONORABLE B. PAUL BRIONES  
UNITED STATES MAGISTRATE JUDGE

**ATTACHMENT A**

1. The **TARGET LOCATION** is located at 217 Mirabel Avenue Belen, New Mexico 87002. This is a manufactured 1064 square foot home that has a white door and a lock on the left side. The **TARGET LOCATION** has exposed plywood walls on the front of the home with several windows with white trim. THE **TARGET LOCATION** has cattle fencing with white painted aluminum sheet metal attached for privacy. The **TARGET LOCATION** sits on a fully fenced .40 of an acres with a smaller structure in the back of the property (shed).

2. This warrant would authorize the search of 217 Mirabel Avenue, all structures, and vehicles at the **TARGET LOCATION** at the time of the search.

3. Photo 1, below, is a picture of **TARGET LOCATION** and its surroundings. Photo 2, below, shows the rear of the **TARGET LOCATION** and its surroundings.

**Photo 1**



Photo 2





**ATTACHMENT B**

Evidence related to the unlawful distribution of and possession with intent to distribute controlled substances in violation of 21 U.S.C. § 841(a)(1), and conspiracy to distribute controlled substances in violation of 21 U.S.C. § 846, including:

1. Paraphernalia for packaging, processing, diluting, weighing, and distributing controlled substances, such as scales, funnels, sifters, grinders, glass panes and mirrors, razor blades, plastic bags, and heat-sealing devices;
2. Paraphernalia for packaging cash drug proceeds including heat sealing devices, plastic packaging for cash, rubber bands, and money-counting devices;
3. Books, records, receipts, notes, ledgers, designated codes and other papers relating to the transportation, ordering, purchase and distribution of controlled substances;
4. Personal books and papers reflecting names, addresses, telephone numbers, and other contact or identification data relating to distribution of controlled substances;
5. Books, records, receipts, notes, ledgers, airline tickets, money orders, wire transfer or money remittance records, and other information related to the receipt, expenditure and concealment or other disposition of income;
6. Cash, currency, financial instruments, and records relating to drug-trafficking income and expenditures of proceeds of drug transactions, and evidence of financial transactions relating to obtaining, transferring, secreting, or spending of large sums of money made from engaging in drug-trafficking activities;
7. Photographs of individuals associated with the distribution of drugs, and of their property and their drugs;
8. Records and information reflecting names, nicknames, addresses, and telephone numbers of both current and past drug associates;
9. Safes, keys for safety-deposit boxes, hidden compartments and other secure locations, which often contain the proceeds of narcotics-trafficking activity, including, but not limited to, large amounts of United States currency;
10. Canceled mail, deeds, leases, rental agreements, photographs, personal telephone books, diaries, utility and telephone bills, statements, identification documents and keys;



11. Records and information concerning occupancy or ownership of the **TARGET LOCATION** (described in Attachment A), such as utility and telephone bills, mail envelopes, leases, or addressed correspondence.
12. Seizure of cellular telephones;
13. Seizure of computers, tablets and other electronic devices;
14. United States currency;
15. Records and information depicting subscriber data and itemized telephone calls to other potential drug traffickers from residential telephone and cellular telephones;
16. Records and information indicating ownership, association, and utilization of vehicles, to include maintenance and improvements to the vehicles.

As used above, the terms “records” and “information” include all of the foregoing items of evidence in whatever form and by whatever means they may have been created or stored, including any form of computer or electronic storage (such as flash memory or other media that can store data) and any photographic form.